

The Presiding Officer was a Governor. He would not say one day: Oh, by the way, I am going to pay everyone, stay home for a month. No, he would have them come to work when he is paying them unless they have leave or vacation time. This is crazy. It passes unanimously on the House side.

Then they say: But we don't want you to work.

The taxpayers should be outraged about that. I want to vote on that bill. I want to vote on that furlough bill here. I want to make sure everyone gets paid, and then I went to follow it up with the CR and put everyone back to work. That is what we should be doing here, not these games where they bring over political statements with the items they are bringing over.

Do we want to vote against veterans? I have a higher per capita number of veterans in my State than any other State. Veterans are important to our economy. They have served our country. They deserve every benefit. But to play this game of leveraging—the American people see right through this. These guys who keep bringing these little schemes over here are thinking they are one step ahead of the American people. They are absolutely wrong. The American people are two or three steps ahead of us. They see the show-and-tell that is going on and it doesn't make sense.

Again, if you are going to fund all the employees—again, 435 to 0 they voted to fund all the employees who get paid, but then they only want some of them to go to work. It makes no sense to me at all.

I appreciate the time of the Presiding Officer allowing me the opportunity to engage with a couple of my colleagues here, but every time they spoke I wanted to explain and show kind of the farce that is going on over there and what is happening over there with a small group of the tea party—very small, 30, 40 Members over there, who decided they are going to run the government here.

The government is not run by one group, it is run by compromise and negotiation. We have negotiated all the way down to their number, we have put every one of their bills on the floor and voted on them. Now all we ask is one simple vote, a clean CR that sits in the Speaker's office, ready to be put on the floor.

He even says it will fail. OK. Let's see. Let's see where his votes are. Let's see where it all is. If it fails, we will be right back to where we are today, no difference. What does he fear? He fears the fact it will pass.

I yield the floor. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. BEGICH. Mr. President, I ask unanimous consent the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BEGICH. I thank the Chair.

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

EXECUTIVE SESSION

NOMINATION OF COLIN STIRLING BRUCE TO BE UNITED STATES DISTRICT JUDGE FOR THE CENTRAL DISTRICT OF ILLINOIS

NOMINATION OF SARA LEE ELLIS TO BE UNITED STATES DISTRICT JUDGE FOR THE NORTHERN DISTRICT OF ILLINOIS

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to executive session to consider the following nominations, which the clerk will report.

The legislative clerk read the nominations of Colin Stirling Bruce, of Illinois, to be United States District Judge for the Central District of Illinois and Sara Lee Ellis, of Illinois, to be United States District Judge for the Northern District of Illinois.

The PRESIDING OFFICER. Under the previous order, there will now be 30 minutes of debate equally divided in the usual form.

Mr. BEGICH. I ask consent the time be equally charged to both sides during the quorum call, and I suggest an absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. LEAHY. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. LEAHY. Mr. President, what is the parliamentary situation?

The PRESIDING OFFICER. The Senate is considering judicial nominations from a previous order.

Mr. LEAHY. Mr. President, today we are going to vote on two of the district court nominations pending before the Senate. I am glad we are getting to these important nominations, as we should have weeks ago. They should have been done in a routine fashion in the normal course of events, but there has been this concerted effort to slow down President Obama's judges—something we have never seen with other Presidents, but we do with him. I am glad that these are at least going through.

In the same vein, we see a needless government shutdown. I hope it comes

to an end so the Senate can tend to the business of the country, including, as I said on the floor the other day, ensuring that the courts have the judges they need. In fact, speaking of judges, they are both from Illinois and have the support of Senator DURBIN and Senator KIRK.

I ask that my full statement regarding the judges be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

NOMINATIONS OF COLIN BRUCE AND SARA ELLIS

Mr. LEAHY. Mr. President, today, we will vote on two of the district court nominations pending before the Senate. While I am glad we are considering these important nominations today, I hope that this needless government shutdown soon comes to an end so the Senate can tend to the business of the country, including ensuring that our courts have the judges they need.

Colin Bruce is nominated to serve on the U.S. District Court for the Central District of Illinois. Mr. Bruce is a lifelong Federal prosecutor who has served in the U.S. Attorney's Office for the Central District of Illinois for nearly 25 years. He has served as the first assistant U.S. attorney since 2010. He has extensive experience in Federal court and has handled over 600 cases, including 60 jury trials, 3 bench trials, and 80 appeals involving a broad range of issues such as drugs, fraud, national security, and cyber crime.

Sara Ellis is nominated to serve on the U.S. District Court for the Northern District of Illinois. Ms. Ellis works in private practice in Chicago and also serves as an adjunct professor at Loyola University Chicago School of Law. She has substantial experience litigating in the civil and criminal context, having previously worked as a staff attorney for the Federal Defender Program and as an attorney for the city of Chicago Department of Law. Over her 18-year legal career, she has tried 11 cases to verdict.

Both of the nominees have the bipartisan support of their home State Senators, Mr. Durbin and Mr. Kirk. They were reported by the Judiciary Committee by voice vote more than 2 months ago. While I am pleased that we are finally getting to vote on these nominees, voting on just 2 of the 13 judicial nominees currently pending on the floor is not enough to make real progress in reducing the vacancies on our Federal courts. Our Federal judicial vacancies currently number more than 90, including 39 that have been designated as emergency vacancies due to high caseloads by the nonpartisan Administrative Office of the Courts. There is no good reason for us to not get back to what used to be the regular order in the Senate of taking up and confirming consensus nominees within days of being reported out of committee. We need to get these talented men and women off the Senate calendar and into the courtroom so they can get to work on behalf of the American people.

GOVERNMENT SHUTDOWN

Mr. LEAHY. Mr. President, I think I have spoken on the floor every day since this happened. In what has become an all-too-familiar scene around